vensby, et al. vs. City of Cincinnati vember 6, 2003

BRIAN ANTHONY BRAZILE

UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF OHIO

WESTERN DIVISION

ESTATE OF ROGER D.

OWENSBY JR., et al.,

Plaintiffs,

rs. : Case No. 01-CV-769

: (Judge S. A. Spiegel)

CITY OF CINCINNATI, et al.,

Defendants.

- - - - - - - - - - - - - - -

Videotaped deposition of BRIAN ANTHONY

BRAZILE, a witness herein, called by the plaintiffs

for cross-examination, pursuant to the Federal Rules

of Civil Procedure, taken before me, Wendy Davies

Welsh, a Registered Diplomate Reporter and Notary

Public in and for the State of Ohio, at the offices

of Helmer, Martins & Morgan Co. LPA, 1900 Fourth &

Walnut Centre, 105 East Fourth Street, Cincinnati,

Ohio, on Thursday, November 6, 2003, at 11:02 a.m.

(800) 578-1542 * MERIT * (513) 381-8228

1

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APPEARANCES;
                                                                                   Page 2
                                                                                               notes may then be transcribed out of the presence of
    2
             On behalf of the Plaintiffs:
                                                                                               the witness; and that proof of the official
                   Paul B. Martins, Esq.
                  Paul B. Mattins, Esq.
Don Stiens, Esq.
Helmer, Martins & Morgan Co. LPA
Suite 1900, Fourth & Malnut Centre
105 East Fourth Street
Cincinnati, Ohio 45202
Phone: (513) 421-2400
                                                                                               character and qualifications of the notary is
                                                                                               expressly waived
    5
                  John J. Helbling, Esq.
The Helbling Law Firm, L.L.C.
3672 Springdale Road
                                                                                                                      INDEX
                  Cincinnati, Ohio 45251
Phone: (513) 923-9740
                                                                                                          Examination by:
                                                                                                                                        Page
  10
            On behalf of the Defendants City of Golf Manor,
Stephen Tilley, Roby Heiland and Chris
Campbell:
                                                                                                              Weisenfelder
                                                                                          10
                                                                                                          Mr. Martins .
  11
  12
                 Wilson G. Weisenfelder Jr., Esq.
Rendigs, Fry, Kiely & Dennis
900 Fourth & Vine Tower
                                                                                         12
                                                                                                                   EXHIBITS
  1.3
                 One West Fourth Street
Cincinnati, Ohio 45202-3688
Phone: (513) 381-9292
                                                                                         13
                                                                                             Deposition Exhibit 47
Deposition Exhibit 48
Deposition Exhibit 49
Deposition Exhibit 50
Deposition Exhibit 51
Deposition Exhibit 52
                                                                                         14
  15
            On behalf of the Defendants City of Cincinnati,
                                                                                         15
  16
            Darren Sellers, Jason Hodge:
                                                                                              Deposition Exhibit 52
Deposition Exhibit 53
                  Geri Hernandez Geiler, Esq.
                                                                                         17
                  Assistant City Solicitor
Department of Law
  18
                 Room 214, City Hall
801 Plum Street
Cincinnati, Ohio 45702
Phone: (513) 352-3346
                                                                                         18
  19
 20
                                                                                         20
 21
                                                                                         21
 22
                                                                                        22
 2.3
                                                                                         23
                                                                                         24
    APPEARANCES (Continued):
                                                                                                                                                                     Page 5
                                                                                                     VIDEOGRAPHER: The time is 11:02 a.m. The
           On behalf of Brian Anthony Brazile and the
Defendants Robert B. Jorg, Patrick Caton, Jason
Hodge, Victor Spelies and Darres Sellers:
                                                                                         ı
                                                                                         2
                                                                                                 date is November the 6th. The year is 2003.
                                                                                         3
                                                                                                     Would you please swear the witness, ma'am.
                Donald E. Hardin, Esq.
Hardin, Leiton, Lazarus & Marks, LLC
915 Cincinnati Club Building
                                                                                         4
                                                                                                         BRIAN ANTHONY BRAZILE
                 30 Garfield Place
Cincinnati, Ohio 45202
Phone: (513) 721-7300
                                                                                         5 being by me first duly cautioned and sworn, deposes
                                                                                         6 and says as follows:
     Also present:
                                                                                         7
                                                                                                     VIDEOGRAPHER: We're on the record, Mr.
     Richard W. Grubb, Videographer
                                                                                         8
                                                                                                Martins. This is videotape number 1 for this
     Lisa Damstrom, Law Clerk
                                                                                         9
                                                                                                deposition.
     Helmer, Martins & Morgan Co., L.P.A.
                                                                                                     MR. MARTINS: Thank you.
                                                                                        10
11
    Mr. Roger Owensby
                                                                                       11
                                                                                                          CROSS-EXAMINATION
   Mrs. Brenda Owensby
12
                                                                                       12 BY MR. MARTINS:
    Mt. Shawn Owensby
                                                                                                Q. Sir, would you state for the record your
14
                                                                                       13
                                                                                       14 full name, please.
15
                                                                                       15
                                                                                                A. My full name is Brian Anthony Brazile.
16
                    STIPULATIONS
                                                                                                Q. And your date of birth?
17
                                                                                       16
                                                                                       17
                                                                                                A. Is 11/11/70.
          It is stipulated by and among counsel for the
                                                                                       18
                                                                                                Q. Have you ever had your deposition taken
    respective parties that the deposition of BRIAN
                                                                                       19 before?
    ANTHONY BRAZILE, a witness herein, called by the
                                                                                       20
                                                                                                A. No, sir.
21 plaintiffs for cross-examination, pursuant to the
                                                                                       21
                                                                                                Q. Let me cover some ground rules with you.
   Federal Rules of Civil Procedure, may be taken at
                                                                                       22 As you have just observed, the court reporter places
   this time by the notary; that said deposition may be
                                                                                       23 you under oath. I will be asking you questions. If
    reduced to writing in stenetype by the notary, whose
                                                                                       24 I should ask you a question that either you don't
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November 6, 2003 Page 54 Page 56 A. It was sort of like fetal sort of 1 1 Because they didn't actually go and check. 2 position. I figure if it was my vehicle and someone Q. Did you say anything to Officer Heiland at 3 told me that, you know, something may or possibly 4 that time, after seeing Mr. Owensby with your 4 could have been wrong, you know, I would probably 5 flashlight? 5 run right over and check and see what's going on. A. Yes. But for some reason they didn't, so I took Q. What did you say to Officer Heiland? 7 7 it that probably they had already checked on him and A. I walked around to the other side of the 8 8 they knew what was -- you know, maybe he was fine, 9 vehicle maybe, I don't know, was overexaggerating maybe. Q. To the -- to the --10 Q. In any event, they -- they took no action 11 A. To where they were. 11 in response to your question to them as far as "Can Q. -- rear of the passenger's side of the 12 12 he breathe," right? 13 vehicle? A. No, sir. A. Where they were standing. 14 Q. As I recall, your statement was something 14 15 Q. Okay. 15 along the lines of: this looks fucked up, can he A. And I asked him, I said, "The guy you have 16 breathe, it don't look like he can from the way he's 17 in your car, is he okay?" I said, "Can he breathe?" 17 laying. 18 I said, "He's in a" -- you know, position that 18 A. Uh-huh. 19 looked like he was in, it may have been hard, so I 19 Q. Is that accurate to your recollection? 20 asked him. I'm figuring he's their prisoner. No 20 A. Yes. 21 one ever said whose he was. I figured he was Q. And you saying, in response to that, 21 22 theirs, because he was in their car. 22 Officer Heiland and possibly the other officer 23 And basically I was just trying to let 23 simply shrugged their shoulders? 24 them know to check on him, just to see what's going 24 A. Yes. Page 55 Page 57 I on with him or did they know or had they checked. I Q. What did you do then? 1 2 don't know. I just had arrived. A. At that point in time I took it as I guess And basically when I told them, you know, 3 everything was okay then. I went back to my vehicle 4 they basically just stood there and kind of like 4 and proceeded to put my hat on. And like I say, 5 shrugged their shoulders. 5 right after that, that's when supervisors and Q. Both of them? 6 everybody started showing up on -- onto the scene. A. From what I recall. Q. Okay. So you walk back to your -- to the 8 Q. Did they say -scout car, get your hat out, put your hat on? 8 A. But I was mainly talking to -- to Rob. 9 A. Uh-huh. 10 Q. To -- to Heiland? 10 Q. Is Officer Jorg still around the area? 11 A. Correct. 11 A. Somewhere, yes. 12 Q. Did Officer Heiland or the other officer, Q. Is Caton still around the area? 12 13 Officer Campbell, say anything to you in response? 13 A. Everybody was still in the area, yes. 14 A. No. No. sir. 14 Q. Hunter's in the area? Q. In your -- after you told them that --15 A. Everyone. 16 voiced your concern that you weren't sure that the 16 Q. Hodge, Lawson are in the area, right? 17 person could breathe, or "Can he breathe," I guess, 17 A. Correct. 18 was your -- your question to them, and they shrugged 18 Q. Did you say to any of them, Hey, can that 19 their shoulders, was the -- the shrug, did you take 19 guy breathe; it doesn't look like he's breathing in 20 that to mean, We don't know, or -- or how -- how did 20 the back of that Golf Manor car? Did you say 21 you interpret the shrug of the shoulders? 21 anything like that to them? 22 A. Well, once I made the statement that I 22 MR. HARDIN: Objection to the form of the

23

24

question.

A. Not to them.

23 made and, you know, he shrugged, kind of shrugged

24 his shoulders, I took it as everything was fine

	0 VCHOCT 0, 2003		DRAZILI
	Page 62	2	(Deposition Fubility 42 Page 64
	to why this person wasn't seated up and was not	1	
12	scat-belted?	1 2	
13	A. No, I didn't. He was not in he was in	3	reation.
4	Golf Manor's custody and control. I don't know what		Como mana you, sh, what is marked as
1 5	their policies are.	-	Exhibit 47. If you would take a look at that and
6		3	just tell me whether or not that is a transcript of
7	person	0	a statement you gave to police Homicide detectives
8		1	on November 13th, 2000.
9	Q did you raise these these issues?	8	7 50, 20 40.
10		9	Q. And that's one of the statements that you
11			looked at in preparation for this deposition,
1	issues, right?		correct?
13	MR. HARDIN: Objection.	12	A. Yes, it is.
14	Q. Regardless of regardless of whose car	13	Q. I want to direct your attention to page 3.
	they're in, the reason the person is sitting up as		that was down the page there's a question that
16	opposed to laying down is, at least in part, that	15	by you see mat!
17	they won't suffocate or have any asphyxia, correct?	16	A. Yes.
18	MR. HARDIN: Objection.	17	Q. Okay. And then your answer is, "I told
19	<u> </u>	18	'em it looked fucked up, you know."
1	You may answer.	19	Question: Which, which Golf Manor guy did
20	A. Okay,	20	• • • • • • • • • • • • • • • • • • • •
21	Q. That's I mean, that's part of your	21	"Answer: Heiland. Cause I know Heiland."
1	training, right?	22	MR. HARDIN: Excuse me a minute.
23	A. Yes.	23	THE WITNESS: That was never said.
24	Q. Okay. And the same thing for a seat belt;	24	MR. HARDIN: Just okay. Just go ahcad
	Page 63		Page 65
	a person wears a seat belt for their safety,	1	and keep reading. Can you start over again so
1	correct?	2	the
3	A. Correct.	3	Q. "Question: What did you say?
4	MR. HARDIN: Objection.	4	"Answer: I told 'em it looked fucked up,
5	You may answer.	5	you know.
6	Q. And so what I'm asking is, when you saw	6	"Question: Which, which Golf Manor guy
7	this person laying down, not seat-belted, in the	7	did you say that too (sic)?
8	back seat of the cruiser, did you raise any concern	8	"Answer: Heiland. Cause I know Heiland.
	not out of who was responsible but just out of	9	"Question: You know Heiland.
1	for the safety of the person in the car?	10	"Answer: Like I said, we went to the
11	MR. HARDIN: Objection. Asked and	11	
12	answered.	12	"Question: You said, 'This looks fucked
13	You may answer.	13	up.'"
14	A. That was the whole reasoning of me talking	14	Answer: That's exactly, "exactly what I
	to the Golf Manor officers, you know, to bring it to	15	said. And uh he was just shaking his head. And I
16	their attention.	16	said, 'You know this guy?' He said, 'No.' I was
17	Q. When when you said it doesn't look	17	like oh, 'Okay.' I said uh, 'Can he breathe?' I
18	he doesn't look like he can breathe?	18	said, 'It don't like he can'" "'he can from the
19	A. Well, yeah, I'm saying, period, from when	19	way he's laying.' And then uh he was just, he just
20	I looked in,	20	shook, he just shook his head. And uh then I said
21	MR. HARDIN: Objection to the form of the	21	that" "And uh then I said that because he was in
22	question. 1 I am going to object to you	22	the car."
23	stating something that this witness did not	23	Did I read that accurately?
24	say, in the question.	24	A. Yeah, pretty much, that I can recall.
		1 .	the state of the s

November 6, 2003 BRIAN ANTHONY BRAZILE				
Page 66				
Q. Okay. And that's and that's that is	Page 68			
2 consistent with your recollection?				
3 MR. HARDIN: For the record, before	- 4. The then as to the other statements that			
4 before this, I'm I'm going to indicate to	3 this transcript says you said, "Can he breathe? I			
5 you that I am not aware of the actual accuracy	4 said," I don't "It don't look like he can from			
6 of this transcript. I have reason to doubt the	5 the way he's laying," do you have a recollection of			
7 accuracy of transcripts from the Cincinnati	6 saying that to Officer Heiland?			
8 Police Division, so I'm going to register that	7 A. That sounds accurate.			
9 objection and let him answer the question,	8 Q. All right.			
though.	9 MR. HARDIN: Are you finished with that			
11 MR. MARTINS: Okay. Do you have any	that examination about this statement?			
indication that what I've read is inaccurate as	MR. MARTINS: Yes. Yes.			
to what was said?	MR. HARDIN: I'm I'm going to indicate to you the only reason I objected is because I			
14 A. Some wording.	j to the state of			
Q. No, I'm asking Counsel on the objection.	description, as it was originally			
16 A. Oh.	posed, said that he said he cannot breathe, and that is different than what he said in his			
17 MR. HARDIN: Mr. Martins, if I actually				
18 knew that there was an inaccuracy, I'd tell	transcript. That's the reason the objection was as to the form.			
19 you.	19 MR. MARTINS: Well, the the quote is,			
20 MR. MARTINS: Okay.	20 "Can he breathe? It don't look like he can			
21 MR. HARDIN: I just have reason to doubt	21 from the way he's laying."			
the accuracy.	22 MR. HARDIN: I I understand that,			
23 MR. MARTINS: All right, sir.	23 MR. MARTINS: Okay.			
24 BY MR. MARTINS:	24 MR. HARDIN: But he didn't say: he cannot			
Page 67				
1 Q. Now, you were saying?	Page 69			
2 A. In the case where it says	2 MR. MARTINS: All right.			
3 MR. WEISENFELDER: What page?	3 MR. HARDIN: Okay.			
4 THE WITNESS: I'm sorry. I think it's 3.	4 BY MR. MARTINS:			
5 A. Okay. Where it right under where it	5 Q. After talking with Officer with			
6 says, "What did you say" right in the middle where	6 Sergeant Browner, did you talk to anyone else?			
7 you started at	7 A. No.			
8 Q. Yes?	8 Q. I'm sorry?			
9 A "I told 'em it looked fucked up," no, I	9 A. No, I didn't.			
10 didn't say "it." I said "this."	10 Q. At the time you spoke with Sergeant			
Q. "This looks fucked up?"	11 Browner, am I correct in understanding that you knew			
12 A. Yes.	12 that there had been a physical altercation involving			
13 Q. All right.	13 several Cincinnati police officers? Correct?			
14 A. That's meaning the whole incident. 1	14 A. Correct. I knew something went on, yes.			
15 didn't say "he" or I'm sorry, or "it." I I	15 Q. You knew that there had been an officer			
16 was talking about the situation as a whole.	16 needs assistance call, because that's how you went			
17 Q. Anything else?	17 to that scene, correct?			
18 A. No. That's it.	18 A. Correct.			
19 Q. So with respect to and later on, 1	19 Q. You saw blood on Jorg's sleeve, correct?			
20 guess, he says further down there's a question	20 A. Correct.			
21 that says, "You said, 'This looks fucked up.'" I	21 Q. And he had told you that it came from the			
22 guess that's that's accurate, right?	22 guy that you saw in the back seat of the cruiser?			
23 A. Okay.	23 A. Correct.			
Q. Is that correct?	24 Q. You had seen some blood on Caton's sleeve,			

AFFIDAVIT

STATE OF OHIO

:

COUNTY OF HAMILTON

SS

I, Wendy L. Welsh, Notary Public in and for the

State of Ohio, do hereby state that the transcript of the

deposition of BRIAN ANTHONY BRAZILE, deponent herein,

having been submitted to said deponent for review and

signature, has not been signed within the thirty (30) day

period allowed under the Federal Rules; said deposition to

now have the same force and effect as though signed.

Wendy Welsh Court Reporter

Sworn to before me this 15 day of hunter, 2004.

Thomas M. Blasing

Notary Public - State of Ohio

My commission expires:

May 4, 2004.